AKERMAN LLP

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Attorneys for Defendant CITIMORTGAGE, INC.

UNITED STATES DISTRICT COURT

CENTRAL DISTRICT OF CALIFORNIA – WESTERN DIVISION

JOSHUA MORGAN EDDY,

Plaintiff,

VS.

CITIMORTGAGE, INC.; and Does 1 through 100, inclusive,

Defendants.

Case No. 2:15-cv-00605-MWF-SHx

Assigned to Hon. Michael W. Fitzgerald, Courtroom 1600

AMENDED JOINT REPORT

Complaint filed: 01/07/2015

Trial date: none set

Pursuant to this Court's order, Plaintiff Joshua Morgan Eddy (plaintiff) and Defendant CitiMortgage, Inc. (**defendant**) submitted a joint report on November 30, 2015 concerning defendant's intent to move to enforce settlement and regarding trial dates. (See Dkt. No. 26.) The parties are currently engaged in discussions in an attempt to resolve their dispute, and are proposing the following revised schedule concerning defendant's motion to enforce settlement:

- Defendant's shall file its motion to enforce settlement by no later than 1. December 14, 2015;
 - 2. Defendant's motion shall be set for hearing on January 11, 2016;
 - 3. Plaintiff's opposition shall be due on December 21, 2015;

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4. Defendant's reply brief shall be due on December 28, 2015. The parties do **not** propose any amendment to any of the trial dates they proposed in their previously filed joint report, which are as follows: 1. Trial date to be set for November 1, 2016;

- 2. Initial disclosures to be served within thirty days of the hearing on defendant's motion to enforce settlement;
- 3. All non-expert witness discovery, including the hearing on any non-expert witness discovery motion, be completed fourteen weeks before the trial date;
- 4. Initial expert witness disclosures be made twelve weeks before the trial date:
 - 5. Settlement conference cut-off be set at ten weeks before the trial date:
- Rebuttal expert witness disclosures be made nine weeks before the trial 6. date:
 - 7. Non-discovery motion cut-off be set eight weeks before the trial date;
- 8. All expert witness discovery, including the hearing on any expert witness discovery motion, be completed six weeks before the trial date.
- 9. A final pretrial conference, at which motions in limine shall be heard, be set three weeks before the trial date.

Dated: December 4, 2015 **SMART LAW OFFICES**

> By: /s/ *Nicole Cherones* Nicole Cherones Attornevs for Plaintiff JOSHUA MORGAN EDDY

Dated: December 4, 2015 AKERMAN LLP

> By: /s/ Robert R. Yap Robert R. Yap Attorneys for Defendant CITIMÓRTGAGE, INC.

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1	PROOF OF SERVICE
2 3	I am employed in the City and County of Los Angeles, California. I am over the age of 18 and not a party to the within action. My business address is 725 South Figueroa Street, 38th Floor, Los Angeles, CA 90017.
4	On December 4, 2015 , I served the following documents
5	AMENDED JOINT REPORT
6	on the interested parties in this action by placing true copies thereof enclosed in sealed envelopes addressed as follows:
7 8 9 10 11 12 13 14 15 16 17	David Len Smart, Esq. Nicole Cherones, Esq. SMART LAW OFFICES 8880 Cal Center Drive, Suite 400 Sacramento, California 95826 Telephone (916) 361-6020 Facsimile (916) 361-6021 Email: dsmart@thesmartlawoffices.com Email: ncherones@thesmartlawoffices.com Attorneys for Plaintiff JOSHUA MORGAN EDDY Image: (CM/ECF Electronic Filing) I caused the above document(s) to be transmitted to the office(s) of the addressee(s) listed above by electronic mail at the e-mail address(es) set forth above pursuant to Fed.R.Civ.P.5(d)(1). "A Notice of Electronic Filing (NEF) is generated automatically by the ECF system upon completion of an electronic filing. The NEF, when e-mailed to the e-mail address of record in the case, shall constitute the proof of service as required by Fed.R.Civ.P.5(d)(1). A copy of
18	the NEF shall be attached to any document served in the traditional manner upon any party appearing pro se."
19 20	I declare under penalty of perjury that I am employed in the office of a member of the bar of this Court at whose direction this service was made and that the foregoing is true and correct.
21 22 23	☐ (State) I declare under penalty of perjury under the laws of the State of California that the above is true and correct. ☐ (Federal) I declare that I am employed in the office of a member of the Bar of this Court at whose direction the service was made. I declare under penalty of perjury under the laws of the United States of America that
24	the above is true and correct. Executed on December 4, 2015 , at Los Angeles, California.
25	Robert R. Yap /s/ Robert R. Yap
26 27	(Type or print name) (Signature)
28	{36723533·1} CASE NO. 2:15-CV-00605-MWF-SHX

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